# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/674,045	09/29/2003	Jung-Tao Liu	LIU-24/2100.004200	2585	
Terry D. Morga	7590 09/11/2007		EXAM	INER	
Williams, Morgan & Amerson, P.C. Suite 1100 10333 Richmond			ALAM, F	ALAM, FAYYAZ	
			ART UNIT	PAPER NUMBER	
Houston, TX 7	Houston, TX 77042				
			MAIL DATE	DELIVERY MODE	
	•	•	09/11/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	· · · · · · · · · · · · · · · · · · ·				
	Application No.	Applicant(s)			
<b></b>	10/674,045	LIU, JUNG-TAO			
Office Action Summary	Examiner	Art Unit			
	Fayyaz Alam	2618			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period value of the provision of the period for reply within the set or extended period for reply will, by statute, any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timused and will expire SIX (6) MONTHS from a cause the application to become ABANDONE!	Lely filed the mailing date of this communication. C (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 21 June 2007.					
·—					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ⊠ Claim(s) 1 - 27 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1 - 27 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicated any not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the bed or a by the bed or awing(s) be held in abeyance. See the drawing(s) is object to be drawing(s) is object to be drawing(s) is object to be described in the drawing(s) is object to be described or between the drawing(s) is object to be described or by the bed or between the bed or between the bed or bed	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	nte			

Art Unit: 2618

#### **DETAILED ACTION**

This action is in response to applicant's RCE filed on 6/21/2007. **This action is** made NON-FINAL.

## Response to Arguments

Applicant's arguments with respect to claims 1 and 17 have been considered but are most in view of the new ground(s) of rejection.

Therefore, rejection of claims 1 - 27 still stands.

Please see rejections of claims 1 and 17.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann et al. (USPN 6,982,971) in view of Park et al. (USPN 2002/0045448).

Art Unit: 2618

Consider claims 1 and 17, Tiedemann et al. disclose a method for controlling a communication system and a mobile device (see abstract), comprising: MS establishing link (read as communicating) with BTS1 (read as first base station) and BTS2 (read as second base station) using same frame offset (read as first synchronizing signal) used by BTS1 while in the handoff region (see col. 10, lines 4 - 10; col. 10, line 65 - col. 11, line 5; col. 11, lines 21 - 23; see fig. 1A); communicating with BTS 1 and BTS2 (read as concurrently with a plurality of base stations including first base station) during handoff using the same frame offset (read as first synchronization signal); and communicating with BTS2 using the adjusted reverse link demodulation timing (read as second synchronization signal) after handoff direction message is sent (read as after the handoff period) (see col. 11, lines 28 - 38).

However, Tiedemann discloses all the limitations but does not explicitly discloses receiving, from at least one radio network controller, information indicative of at least one second synchronization signal associated with at least on second base station.

In the related field of endeavor, Park discloses RNC (30) (read as radio network controller) transmits a downlink synchronization message (read as at least one second synchronizing signal associated with second base station) and receiving at the target base station (read as at least one second base station) said message (see [0015]; fig. 2).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Tiedemann with the

Art Unit: 2618

teachings of Park in order to provide efficiency and reduce processing time during the hand off process.

Claims 2 - 13 and 18 - 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann et al. (USPN 6,982,971) in view of Park et al. (USPN 2002/0045448) and further in view of Blackeney II et al. (U.S. Patent # 5,267,261).

Consider **claims 2 and 18** as applied to claims 1 and 17, Tiedemann fails to disclose said claims.

In the related field of endeavor, Blackeney discloses synchronization signals being transmitted from the base stations in the active set and received at the mobile station, where the mobile station is in communication with at least one base station (read as first synchronizing signal is delivered from a first base station to mobile device; see col. 3. lines 45 - 68).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Tiedemann with the teachings of Blackeney in order to perform handoff.

Consider **claims 3 and 19** as applied to claims 1 and 17, Tiedemann fails to disclose said claims.

In the related field of endeavor, Blackeney discloses when there is only one base station remaining in the active set the mobile station is in communication with that base station and is therefore no longer in the hand off period and is inherently synchronized with the one remaining base station (read as the second synchronizing signal is delivered from a second base station to a mobile device see col. 4, lines 31 - 35).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Tiedemann with the teachings of Blackeney in order to perform handoff.

Consider **claims 4 and 20** as applied to claims 1 and 17, Tiedemann fails to disclose said claims.

In the related field of endeavor, Blackeney discloses the mobile station monitors and receives pilot signals (read as signals reflecting parameters of communication) from multiple base stations while in communication with at least on base station (read as receiving signals reflecting parameters of communication between a mobile device and a second base station; see col. 3, lines 45 - 68).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Tiedemann with the teachings of Blackeney in order to perform handoff.

Consider **claims 5, 6, and 21** as applied to claims 4 and 20, respectively, Tiedemann fails to disclose said claims.

In the related field of endeavor, Blackeney discloses communication between a mobile station and a system controller via said at least one base station in communication where when a pilot signal of a base station exceeds a preset threshold it is eventually added to an active set and all the base stations in the active set are allowed to communicate with the mobile station. The mobile station is now in hand off period since there are more than one base stations in the active set (read as the hand off period is initiated in response to the parameters of communication between the

Art Unit: 2618

mobile device and the second base station and the second base station is added to an active set associated with the mobile device, wherein each base station in the active set is permitted to communicate with the mobile device; see col. 3, lines 45 - 68; col. 4 lines 31 - 35).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Tiedemann with the teachings of Blackeney in order to perform handoff.

Consider claim 7 as applied to claim 6, Tiedemann fails to disclose said claims.

In the related field of endeavor, Blackeney discloses the system controller communicates the active set to the mobile station (see col. 3, lines 45 - 68).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Tiedemann with the teachings of Blackeney in order to perform handoff.

Consider claims 8, 9, 10, 22, and 23 as applied to claims 1, 8, 9, 17 and 22, respectively, Tiedemann fails to disclose said claims.

In the related field of endeavor, Blackeney discloses the at least one base station used for communication is in the active set where the pilot signals (read as receiving signals reflecting parameters of communication) of all the base stations are monitored and therefore when the pilot signal of that at least one base station (read as first base station) drops below a preset threshold, communication with that at least one base station (read as first base station) is terminated and it is removed from the active set while communication with remaining base stations in active set continues. If there were

Art Unit: 2618

only two remaining base stations including the at least one base station (read as first base station) in the active set, communication is established with the remaining base station which results in a termination of the hand off period (read as receiving signals reflecting parameters of communication between a mobile device and a first base station and the hand off period is terminated in response to the parameters of communication between the mobile device and the first base station and the first base station is removed from an active set associated with the mobile device, wherein each base station in the active set is permitted to communicate with the mobile device; see col. 3, lines 45 - 68; col. 4 lines 1 - 14).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Tiedemann with the teachings of Blackeney in order to perform handoff.

Consider **claim 11** as applied to claim 10, Tiedemann fails to disclose said claims.

In the related filed of endeavor, Blackeney discloses communicating the active set to the mobile station (see col. 4, lines 15 - 30).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Tiedemann with the teachings of Blackeney in order to perform handoff.

Consider **claims 12 and 24** as applied to claims 1 and 17, Tiedemann fails to disclose said claims.

In the related field of endeavor, Blackeney discloses communication of at least one base station (read as first base station) with the mobile station, therefore, the mobile station is synchronized with said base station (read as first synchronized signal). When there exists more than two base stations in the active set, the communication to the network is always carried out through the at least one base station from the mobile station. Therefore, communication to system controller in regards to adding base stations (read as second and third base stations) to an active set, based on pilot signal strength is carried out by the at least one base station (read as first base station) and thus first synchronizing signal is used during a hand off period (see col. 3, lines 45 - 68).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Tiedemann with the teachings of Blackeney in order to perform handoff.

Consider **claims 13 and 25** as applied to claims 12 and 24, Tiedemann fails to disclose said claims.

In the related field of endeavor, Blackeney discloses removing base stations from the active set and terminating communications with the removed base stations once pilot signals from base stations drop below a preset threshold. Therefore, once all the base stations are removed from the active set except for one, the hand off period is terminated and communication with other base stations is terminated as well and the mobile station is communicating using synchronizing signal from the last remaining base station (read as communicating from the second base station to the mobile device using signals synchronized with a second synchronizing signal after the hand off period

Art Unit: 2618

further comprises communicating from the second base station to the mobile device using signals synchronized with the second synchronizing signal in response to communications with both the first and third base stations being ended; see col. 4, lines 1 - 35).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Tiedemann with the teachings of Blackeney in order to perform handoff.

Claims 14, 15, 26, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tiedemann et al. (USPN 6,982,971) in view of Blackeney II et al. (U.S. Patent # 5,267,261).

Consider claim 14, 15, 26, and 27 as applied to claims 13, 25, and 24, respectively, Tiedemann fails to disclose communicating from the second base station to the mobile device using signals synchronized with the second synchronizing signal in response to communications with the first base station and then the third base station being ended and communicating from the second base station to the mobile device using signals synchronized with the second synchronizing signal in response to communications with the third base station and then the first base station being ended.

Nevertheless, an active set comprise of base stations for potential hand off during a hand off period. Removing and terminating communication with a particular base station is a matter of what sort of priority the base stations are arranged in, in the active set. They can be arranged according to the strongest pilot signal, time of reception, etc. Therefore, removing a base station from an active set and terminating

Art Unit: 2618

communications with it first as opposed removing and terminating communications with another base station is merely a matter of design choice according to the prioritization of

the active set.

Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over

Tiedemann et al (USPN 6,982,971) in view of Blackeney II et al. (U.S. Patent #

5,267,261) and further in view of Sekine et al. (U.S. Application # 2001/0024429).

Consider **claim 16** as applied to claim 1, Tiedemann as modified by Blackeney fails to disclose a second base station retaining in memory the first synchronizing signal.

In the related field of endeavor, Sekine et al. disclose in a soft handover procedure transmitting a phase difference offset (OFS 1) (read as first synchronization signal) to base station (104) (read as second base station). Therefore, the OFS 1 signal would be stored in the base station (104) (read as a second base station retaining in memory the first synchronizing signal; [0069 - 0073]).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of Tiedemann and Blackeney with the teachings of Sekine et al. in order to provide efficiency in time by fast acquisition of synchronization information and avoid loss of data with unsynchronized base stations.

### Conclusion

Any response to this Office Action should be **faxed to** (571) 273-8300 **or mailed** to:

Commissioner for Patents P.O. Box 1450

Page 11

Art Unit: 2618

Alexandria, VA 22313-1450

Hand-delivered responses should be brought to

Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Fayyaz Alam whose telephone number is (571) 270-1102. The Examiner can normally be reached on Monday-Friday from 9:30am to 7:00pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Nay Maung can be reached on (571) 272-7882. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free) or 703-305-3028.

Art Unit: 2618

Page 12

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist/customer service whose telephone number is (571) 272-2600.

Fayyaz Alam

August 23, 2007

NAY MAUNG SUPERVISORY PATENT EXAMINER